

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION

JEROME JOHNSON,)
)
Plaintiff,)
) Cause No. 4:06-CV-605 CDP
v.)
)
ADRIENNE BERGH, et al.,)
)
Defendants.)

PLAINTIFF'S LIST OF EXHIBITS

COMES NOW Plaintiff, through counsel, and provides the following disclosure of Exhibits to be used in the trial of this matter:

EXHIBIT # DESCRIPTION

- 1 SLMPD Complaint #01-42510
- 2 SLMPD Complaint #01-42549
- 3 SLMPD Complaint #01-043301
- 4 ATF – Firearms Trace Summary Report
- 5 SLMPD – Lab Case #LAB-01-003779
- 6 SLMPD – Lab Report – Latent Print – Lab Case No. 01-003779
- 7 SLMPD – Bullet – Shell Work Sheet – Lab Case No. 01-003779 9 mm
- 8 SLMPD – Lab Report – Lab Case No. 01-003779 Clothing
- 9 SLMPD – Bullet – Shell Work Sheet Lab Case No. 01-003779 .22 L/LR
- 10 SLMPD – Lab Report – Lab Case No. 01-003779 – Dan Drago 10 pages
- 11 SLMPD – Evidence Report – Lab/Identification
- 12 Handwritten Statement Officer Brian Gilmore

- 13 Internal Chain of Custody Report Lab Case # Lab-01-003779
- 14 SLMPD-CAD Keys, Abbreviations, Explanations Record for 4/3/01
15. Audio Tapes of 911 and Police Calls
- 16 SLMPD – Evidence Form – Org. Statements Officers Gilmore, Drago, Bergh, Smart, Boney, Cousins, Bovell, Harris, Sisco & Biondolillo
- 17 Handwritten Statement of Officer Brian Gilmore
- 18 Handwritten Statement of Officer Renwick Bovell
- 19 Handwritten Statement of Officer Jesse Harris
- 20 Jerome Johnson Photographs – (1-8)
- 21 Miscellaneous Photographs – (1-6)
- 22 Police Photographs – (1-26)
- 23 11 x 17 Color/Unmarked Aerial of Scene
- 23-1 11x17 Color/Marked Aerial of Scene
- 23-2 36x48 Color/Marked Aerial of Scene – Blow Up
- 24 Typed Statement of Detective Ryan Cousins
- 25 Typed Statement of Detective Adrienne Bergh
- 26 Typed Statement of Detective Levaughn Smart
- 27 Typed Statement of Detective Robert Boney
- 28 Typed Statement of Detective Daniel Drago
- 29 David Klinger – Into the Kill Zone – Page 67-68
- 30 11 x 17 Color/Aerial – Street Map
- 31 Conduct Violation Report
- 32 PowerPoint – Timeline
- 33 Commissioners 2001 Standard Ordinary Mortality Table

- 34 SLMPD Complaint #01042489
- 35 SLMPD Complaint #0104280
- 36 WGPD Complaint #20010594
- 37 Letter from Board of Police Commissioners – IA Report #01-100D-5
- 38 Internal Affairs Report IA #01/100D-5
- 39 Trial Transcript State of Missouri v. Jerome Johnson 09/23 – 9/27/02
- 40 Medical Bills
 - 40-1 BJC Home Health Care
 - 40-2 BJC Behavior Health
 - 40-3 RISTL – Rehabilitation Institute of St. Louis
 - 40-4 Washington University
 - 40-5 Barnes-Jewish Hospital
 - 40-6 St. Louis Children's Hospital
- 40B Medical discharge summary – Barnes Jewish Hospital – 5/9/01
- 40C Medical discharge summary – Barnes Jewish Hospital – 5/4/02
- 40D Medical discharge summary – St. Louis Children's Hospital – 8/19/01
- 40E Medical discharge summary – Rehabilitation Institute of St. Louis
- 41 Photographs of streets and houses at intersection of Harris and Carter *
- 42 Measurements of distances and lengths at intersection of Harris and Carter*
- 43 Map Quest plat City of St. Louis bounded by West Florissant, Prairie Avenue, Fairgrounds Park, West Natural Bridge, North Newstead and Page Avenue*

* In keeping with the Court's suggestion, these exhibits are added to assist the jury with the evidence and will be provided to Defendants' counsel prior to trial.

Respectfully submitted,
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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and accurate copy of the foregoing is forwarded via ECF, this 23nd day of October, 2008 to:

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